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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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EXAMINER

MILLER, MARTIN E

ART UNIT

PAPER NUMBER

2623

DATE MAILED: 04/28/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/552,370

Applicant(s)

SIMARD ET AL.

Examiner

Martin Miller

Art Unit

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☐ Responsive to communication(s) filed on ____.
- 2a) ☐ This action is FINAL. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-39 is/are pending in the application.
- 4a) Of the above claim(s) ____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) ____ is/are allowed.
- 6) ☒ Claim(s) 1-11 and 13-18 is/are rejected.
- 7) ☒ Claim(s) 12 and 39 is/are objected to.
- 8) ☐ Claim(s) ____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on ____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on ____ is: a) ☐ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. ____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449) Paper No(s) 4.
- 4) ☐ Interview Summary (PTO-413) Paper No(s) ____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____

DETAILED ACTION

Information Disclosure Statement

1. The examiner has considered the IDS filed December 20, 2002 and an initialed copy is included with this office action. However, the reference to Panoptic website has not been considered because a relevant date is not identified for the particular reference. Other website references have a date on which the reference was printed.

Claim Objections

2. Claim 33 recites the feature of "imitating sensing with a switch movable relative to the second location" does this mean that the user places the switch somewhere and the user then pretends to be sensing? Or its possibly a spelling error and "imitating" should be --initiating--. Until the applicant responds, the examiner will interpret "imitating" to be --initiating--.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claim 35 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 35 recites the limitation "positioning" in line 1 of the claim. There is insufficient antecedent basis for this limitation in the claim or claims 34, 31, 30 or 27.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

6. Claims 1, 2 and 4 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Saund, US 5528290.

As per claim 1, Saund teaches:

a visual sensor (camera, col. 3, ll. 12-13) providing image data corresponding to sensed images, the visual sensor selectively directed toward a first position to sense a first image (col. 3, ll. 22-23) and toward a second position to sense a second image (col. 3, ll. 22-23 and fig. 3); and an image processor (which performs "center surround processing") coupled to the visual sensor to receive the image data from the visual sensor, the image processor capable of processing the image data as a function of direction(based upon a gradient operator, col. 4, ll. 10-15) of the visual sensor toward the first position or the second position. (col. 4, ll. 64-67, where the dead reckoning is based on position to pan/tilt of camera when image is captured).

As per claim 2, Saund teaches:

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a storage device (memory, col. 3, ll. 14-15) for storing a first processing value and a second processing value (computational images, col. 3, l. 15), wherein the image processor processes the image data of the first position using the first processing value (fig. 5, step 130), and wherein the image processor processes the image data of the second position using the second processing value (fig. 5, step 132).

As per claim 4, Saund teaches:

wherein the first processing value relates to an optical correction for distortion of the first image (fig. 2, step 102 and 106) and the second processing value relates to an optical correction for distortion of the second image (fig. 2, step 108). Saund teaches that all tiles are perspective corrected based upon a perspective distortion correction transformation that is calculated the first time and updated as the system is used (col. 5, ll. 54-60).

7. Claims 7, 18, 26, 27 and 30 are rejected under 35 U.S.C. 102(e) as being clearly anticipated by Oliver, US 6330082 B1.

As per claim 7, Oliver teaches:

a visual sensor (scanner-converter, fig. 5, element 111) adapted to provide image data corresponding to sensed visual images of a writing surface (whiteboard, fig. 5, element 114); and
an image processor (converter) coupled to the visual sensor to receive the image data from the visual sensor, the image processor capable of identifying information provided on the writing surface apart from the writing surface (col. 5, ll. 17-21).

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Note that the examiner is interpreting "identifying" as meaning that the system merely recreates the data written on the whiteboard as opposed to a blank whiteboard by reproducing the image data on a display screen or an associated printer.

As per claim 18, Oliver teaches:

In combination with a defined writing surface provided in a fixed location in a room (Fig. 5, element 14), an image capturing system disposed in the room at a second location remote from the writing surface (fig. 5, element 111) to sense successive visual images of the writing surface (col. 6, ll. 18-21) and adapted to identify information provided on the writing surface (col. 5, ll. 17-21, identification is performed by recreating the image data on a display screen or an associated printer).

As per claim 26, Oliver teaches:

wherein the image capturing system includes a visual sensor adapted to scan the writing surface. (fig. 5, col. 5, ll. 13-20).

As per claim 27, Oliver teaches:

locating an image capturing system at a second location in the room remote from the writing surface (Fig. 5, element 14);

sensing a visual image of the writing surface with the image capturing system (fig. 5, element 111, col. 6, ll. 18-21); and

identifying information provided on the writing surface with the image capturing system. (col. 5, ll. 17-21, identification is performed by recreating the image data on a display screen or an associated printer).

As per claim 30, Oliver teaches:

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wherein sensing includes sensing a plurality of visual images (line images, col. 5, ll. 16-17).

8. Claims 13 and 14 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Shimizu et al., (hereinafter Shimizu), US 5450127.

As per claim 13, Shimizu teaches:

a visual sensor providing image data corresponding to sensed images, the visual sensor comprising a set of adjacent sensing elements being exposed collectively to successive portions of the image (figures 1 and 4, col. 3, ll. 34-38); and

a storage device for storing sensing element control values (Reference level (step S20), col. 6, ll. 34-35, inherently must be stored in some form of memory for it to be considered a reference level.)

a controller coupled to the storage device and the visual sensor (fig. 3, element 10), the controller controlling a time duration of exposure of the sensing elements (col. 6, ll. 30-35) to the portion of image as a function of exposure to successive portions (fig. 6, col. 6, ll. 50-60).

As per claim 14, Shimizu teaches:

wherein a sensing element control value is provided for each sensing element for each successive portion of the image (col. 4, l. 67-col. 5, l. 2). Each element of the line CCD is ultimately stored as a pixel value so as to provide uniform overexposure protection or underexposure correction the control value must be used for each element of the line CCD as the element values are readout of the CCD.

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Claim Rejections - 35 USC § 103

9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

10. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Saund, as applied to claim 1 above and further in view of Tatsumi et al., (hereinafter Tatsumi), US 6476862 B1.

As per claim 3, Saund teaches a zoomed-in image, col. 3, ll. 19, and camera calibration settings are used when images are captured, col. 4, ll. 65-66. But Saund does not go into further detail, however, Tatsumi teaches:

wherein the visual sensor includes a zoom lens (figure 1, element 1, col. 43-48), and wherein the first processing value relates to a first setting of the zoom lens and the second processing value relates to a second setting of the zoom lens (col. 7, l. 65-col. 8, l. 5).

It would have been obvious to one of ordinary skill in the art to use the predetermined zoom settings of Tatsumi as inputs into the perspective transformations of Saund to reduce the need for further compensation by the transformation or to account for the additional distance that the subject matter being imaged is away from the camera.

11. Claims 5 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Saund, as applied to claim 1 above and further in view of Oliver, US 6330082.

As per claim 5, Saund teaches using a camera but provides no details, however, Oliver teaches:

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wherein the visual sensor comprises a sensing device having a plurality of sensing elements (col. 1, ll. 13-16, and linear photosensor, col. 5, l. 11, typically linear photo sensors are an array of CCDs).

It would have been obvious to one of ordinary skill in the art to use the scanner converter of Oliver in the system of Saund to insure that sequential portions of the tiled image has the proper data values before a high speed scan is initiated.

As per claim 6, Oliver, teaches:

wherein the sensing device comprises a linear array of sensing elements (col. 5, ll. 16-21).

12. Claims 8, 9, 11, 12, 19, 28, 31, 32, and 37- 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Oliver, as applied to claims 1 and 27 above and further in view of Hong et al., (hereinafter Hong), US 5764799.

As per claim 8, Oliver teaches that his system can scan an image of a whiteboard (col. 5, ll. 7-10), but Oliver does not specifically state what type of processing is accomplished after collecting the image. Hong also scans an image, fig. 3, element 301, on a writing surface.

However, Hong teaches:

comprising a storage device (RAM, col. 4, l. 11) for storing a reference visual image (col. 4, ll. 17-19), and wherein the image processor is coupled to the storage device to access the reference visual image to identify information provided on the writing surface (col. 4, ll. 11-20, col. 10, ll. 43-50).

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It would have been obvious to one of ordinary skill in the art to use the optical character recognition methods of Hong with the remote scene scanner of Oliver to provide a system that can provide digitized data with respect to the scene scanned as in figure 5 of Oliver. In addition, Hong merely needs "any suitable image digitizer" (col. 3, ll. 51-52) to provide signals to the optical character recognition circuit.

As per claim 9, Oliver teaches:

wherein the visual sensor comprises a sensing device adapted to scan the writing surface (fig. 5, element 111).

As per claim 11, Oliver teaches:

wherein the image processor is adapted to identify an area requiring reimaging (col. 8, ll. 38-43).

As per claim 12, Oliver teaches:

wherein the image processor controls the visual sensor to obtain a second visual image of at least the area (scan line portions, col. 5, ll. 15-17), if reimaging is required, and wherein the processor is adapted to combine the first-mentioned visual image with the second visual image (col. 5, ll. 19-20).

As per claim 39, it recites substantially the same limitations as claim 12 above and analogous remarks apply.

As per claim 19, Hong teaches:

wherein the image capturing system including an image processor to identify information on the writing surface as a function of a reference visual image of the writing surface. (col. 4, ll. 11-20, col. 10, ll. 43-50).

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As per claim 28, Oliver does not specifically teach that the identifying step is performed as a function of a reference image. However, Hong teaches:

wherein identifying information includes identifying information as a function of a reference visual image of the writing surface. (col. 4, ll. 11-20, col. 10, ll. 43-50).

As per claim 31, Hong teaches:

wherein identifying includes identifying information as a function of a plurality of visual images (After Oliver collects the line images via CCD as does Hong, the image data must be processed for Optical Character Recognition, col. 3, ll. 50-56, a complete set of data is a function of the line images collected by the CCD).

As per claim 32, Oliver does not teach optical character recognition. However, Hong teaches:

wherein identifying includes identifying includes comparing a first visual image to a second visual image. (col. 4, ll. 37-43 or fig. 2, col. 4, ll. 46-50).

As per claim 37, both Oliver and Hong teach:

wherein sensing comprises scanning the writing surface (Oliver, fig. 5, element 114, Hong, fig. 3, element 303).

As per claim 38, Oliver teaches:

wherein identifying information includes detecting an area of the writing surface requiring reimaging. (col. 8, ll. 38-43).

13. Claims 33-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Oliver and Hong, as applied to claim 31 above and further in view of Inagaki, US 5999214.

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Inagaki teaches a videoconference system that includes a video camera for imaging participants, a plotting image input unit in a single system (Abstract).

As per claim 33, neither Oliver nor Hong teaches a switch movable relative to a second location. However, Inagaki teaches:

wherein sensing a visual image includes [imitating] initiating (remote switch responsive to voice or manual input, col. 12, ll. 4-10) sensing of a visual image with a switch movable relative to the second location (col. 12, ll. 11-25).

It would have been obvious to one of ordinary skill in the art to use the voice direction detection feature of Inagaki in the system of Oliver and Hong to allow for imaging of both a whiteboard surface (or plotting surface) and a person speaking without having to rely upon another person to direct the imaging process and to reliably image the person speaking (col. 12, ll. 24-25).

As per claim 34, neither Oliver nor Hong teaches a selectively directable imaging system. However, Inagaki teaches:

wherein the image capturing system is selectively directable (col. 1, ll. 25-31) to obtain a visual image of the writing surface (plotting device which is equivalent to a whiteboard as taught by Oliver (col. 5, ll. 7-10)) and a visual image of a second area (another participant, Inagaki, col. 2, ll. 19-23 as in figs. 1A and 1B) the method further comprising directing the image capture system toward the writing surface or the second area (participants or plotting device, (col. 3, ll. 5-10), and wherein sensing includes sensing a visual image of the writing surface or the second area (col. 3, ll. 10-20). The prior art system as explained can either display a single participant or

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another input device and since as claimed the image capture system does not consist of one image capture device, the plurality of cameras taught by Inagaki teaches the claimed invention.

It would have been obvious to one of ordinary skill in the art to use the features of Inagaki's video conference system with the writing surface imagers of Oliver and Hong to provide the superimposing text that was written by the participants and to improve the ambience of the conference and to improve the search for a participant that is speaking.

As per claim 35, Inagaki teaches:

wherein positioning includes operating a switch to direct the image capture system toward the writing surface or the second area (col. 2, ll. 19-23).

14. Claim 36 rejected under 35 U.S.C. 103(a) as being unpatentable over Oliver, Hong, and Inagaki, as applied to claim 34 above and further in view of Saund.

As per claim 36, neither Oliver Hong nor Inagaki teaches having a first and second processing value, however, Saund teaches:

wherein sensing comprises providing image data corresponding to the visual image (tiles), and wherein the method further comprises storing a first processing value (transformation value for a first pixel, fig. 4) and a second processing value (transformation value for a second pixel), and processing the image data using the first processing value and the second processing value as a function of direction (location of the tile with respect to the camera, col. 4, ll. 62-67) of the image capture system toward the writing surface or the second area, respectively (col. 3, ll. 54-65 or col. 5, ll. 46-51).

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It would have been obvious to one of ordinary skill in the art to use the distortion compensation of Saund in the system of Oliver, Hong, and Inagaki to provide for a system that will allow for distortion correction when the to compensate for any distortions due to off-axis viewpoints of the camera and uneven lightness levels across the board due to uncontrolled lighting conditions or reflections (Saund, col. 3, ll. 32-35).

15. Claims 15 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shimizu, as applied to claim 13 above and further in view of Hong et al., (hereinafter Hong), US 5764799.

As per claim 15, Shimizu teaches that his system can scan an image of a blackboard (col. 1, ll. 10-13), but Shimizu does not specifically state what type of processing is accomplished after collecting the image. Hong also scans an image, fig. 3, element 301, on a writing surface. However, Hong teaches:

an image processor coupled to the visual sensor to receive the image data from the visual sensor (col. 3, ll. 50-56), the image processor capable of identifying information provided on the writing surface apart from the writing surface. (col. 4, ll. 11-20, 27-31, col. 10, ll. 43-50).

It would have been obvious to one of ordinary skill in the art to use the optical character recognition methods of Hong with the remote scene scanner of Shimizu to provide a system that can provide digitized data with respect to a scanned blackboard. In addition, Hong merely needs "any suitable image digitizer" (col. 3, ll. 51-52) to provide signals to the optical character recognition circuit.

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As per claim 16, Hong teaches:

comprising a storage device for storing a reference visual image (col. 4, ll. 11-16), and wherein the image processor is coupled to the storage device to access the reference visual image (col. 4, ll. 23-28) to identify information provided on the writing surface.

16. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Shimizu and Hong, as applied to claim 15 above and further in view of Saund.

Neither Shimizu nor Hong teach correcting for optical distortion. However, Saund teaches:

a storage device (memory, col. 3, ll. 14-15) for storing a processing value related to correction of the visual image for optical distortion (figs. 2 and 4), wherein the image processor is coupled to the storage device to access and use the processing value during image processing. (col. 3, ll. 54-65 or col. 5, ll. 46-51).

It would have been obvious to one of ordinary skill in the art to use the perspective distortion compensation transformations of Saund in the imaging system of Shimizu and Hong to compensate for any distortions due to off-axis viewpoints of the imager and uneven lightness levels across the board due to uncontrolled lighting conditions or reflections (Saund, col. 3, ll. 32-35).

17. Claims 10, 20, 21 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Oliver, as applied to claim 1 above and further in view of Saund.

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As per claim 10, Oliver does not teach compensating for distortion. However, Saund teaches:

a storage device (memory, col. 3, ll. 14-15) for storing a processing value related to correction of the visual image for optical distortion (figs. 2 and 4) wherein the image processor is coupled to the storage device to access and use the processing value during image processing. (col. 3, ll. 54-65 or col. 5, ll. 46-51).

It would have been obvious to one of ordinary skill in the art to use the perspective distortion compensation transformations of Saund in the imaging system of Oliver to compensate for any distortions due to off-axis viewpoints of the camera and uneven lightness levels across the board due to uncontrolled lighting conditions or reflections (Saund, col. 3, ll. 32-35).

As per claim 20, Saund teaches:

wherein the image capturing system includes a visual sensor disposed above the writing surface. (fig. 1, element 54, the writing surface is on the wall and the visual sensor is located above the wall on the ceiling).

It would have been obvious to one of ordinary skill in the art to mount the remote scene imager of Oliver (col. 1, ll. 6-9) to the ceiling to provide more efficient use of room space as shown in Saund (figure 1). Spectators could sit beneath and in front of the scanner without obstructing the scanner's view of the whiteboard. It would have been particularly obvious to one of ordinary skill in the art that if the system can be used on a floor that it could also be mounted above the scene to be imaged.

As per claim 21, Saund teaches:

wherein the visual sensor is mounted to a ceiling of the room. (fig. 1, element 54).

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As per claim 29, Oliver does not teach compensating for distortion. However, Saund teaches compensating for perspective distortion; therefore, Saund teaches:

wherein sensing a visual image includes compensating for distortion of the visual image. (col. 3, ll. 30-33, col. 4, l. 62-col. 5, l. 8, col. 5, ll. 46-52).

It would have been obvious to one of ordinary skill in the art to use the distortion correction features of Saund when there may be a slight misalignment of the line images of the scanning performed by Oliver.

18. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Oliver, as applied to claim 18 above and further in view of Inagaki.

As per claim 22, Oliver teaches that his scanner can be located remotely from a scene to be imaged (col. 5, ll. 7-10), but Oliver does not teach imaging another part of a room. However, Inagaki teaches:

wherein the image capturing system includes a visual sensor disposed within the room to sense images of the writing surface (plotting device, figure 12, element 16) and a second area spaced apart (figs. 4A-4D and fig. 12, element 110) from the writing surface.

It would have been obvious to one of ordinary skill in the art to use additional imaging capabilities of Inagaki including the suggestion of having a plotting device imager to allow for data to be input into the video conference system of Inagaki to allow for reliable switching between inputting image data from a whiteboard while maintaining video coverage of the person speaking during a video conference (col. 12, ll. 23-25).

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19. Claims 23-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Oliver, and Inagaki, as applied to claim 22 above and further in view of Saund.

As per claim 23, although Oliver teaches that his camera can be remotely located from the image being scanned, Oliver only gives one example of where his scene scanner can be located, see fig. '5. Inagaki also does not specifically state where his imager can be located within a room. However, Saund teaches:

wherein the visual sensor is mounted to a wall of the room. See fig. 1. Saund teaches that the system can be located on the ceiling in fig. 1, but mounting the camera high on the wall serves as the functional equivalent of mounting the camera on a wall. Therefore, it would have been obvious to one of ordinary skill in the art to mount the imaging device on a wall because neither Oliver nor Inagaki limits the user on where to locate the imaging device and the Saund suggests that an alternative location and equally functional location of the imager could be on the ceiling. Also, Inagaki teaches that his system has a remote panhead that allows for panning of the camera (col. 1, l. 27).

As per claim 24, Saund teaches:

wherein the visual sensor is disposed above the writing surface (fig. 1).

As per claim 25, Saund teaches:

wherein the visual sensor is mounted to a ceiling of the room. (fig. 1).

Conclusion

20. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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The following U.S. patent(s) and technical disclosure refer(s) to reimaging: Neville, 3818445, Kumar et al., 6522787, Smith, 6539112, and IBM Technical Disclosure Bulletin, NN7007351, July 1970.

The following U.S. patent(s) refer(s) to document and/or room imagers: Yamane, 5978028 and 6300975, Tanno et al., 6195176, Cass, 5581637, and Dance et al., 6512539.

The following U.S. patent(s) refer(s) to videoconference systems: Lukacs, 5737011, and Shibata et al., 5689300.

The following U.S. patent(s) refer(s) to changing image perspective: Gallagher, 6400848.

The following Japanese publication refers to electronic blackboards: Hideki, 62-160868.

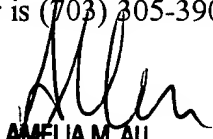
21. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Martin Miller whose telephone number is (703) 306-9134. The examiner can normally be reached on Monday-Friday, 9am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amelia Au can be reached on (703) 308-6604. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

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April 21, 2003


AMELIA M. AU
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600